

**§ 149.5 Eligibility to file an Importer Security Filing, authorized agents.**

(a) *Eligibility.* To be qualified to file Importer Security Filing information electronically, a party must establish the communication protocol required by Customs and Border Protection for properly presenting the Importer Security Filing through the approved data interchange system. If the Importer Security Filing and entry or entry summary are provided via a single electronic transmission to CBP pursuant to § 149.6(b) of this part, the party making the transmission must be an importer acting on its own behalf or a licensed customs broker.

(b) *Bond required.* The ISF Importer must possess a basic importation and entry bond containing all the necessary provisions of § 113.62 of this chapter, a basic custodial bond containing all the necessary provisions of § 113.63 of this chapter, an international carrier bond containing all the necessary provisions of § 113.64 of this chapter, a foreign trade zone operator bond containing all the necessary provisions of § 113.73 of this chapter, or an importer security filing bond as provided in Appendix D to part 113 of this chapter. If an ISF Importer does not have a required bond, the agent submitting the Importer Security Filing on behalf of the ISF Importer may post the agent's bond.

(c) *Powers of attorney.* Authorized agents must retain powers of attorney in English until revoked. Revoked powers of attorney and letters of revocation must be retained for five years after the date of revocation. Authorized agents must make powers of attorney and letters of revocation available to representatives of Customs and Border Protection upon request.

**§ 149.6 Entry and entry summary documentation and Importer Security Filing submitted via a single electronic transmission.**

If the Importer Security Filing is filed pursuant to § 149.2 of this part via the same electronic transmission as entry or entry/entry summary documentation pursuant to § 142.3 of this chapter, the importer is only required to provide the following fields once to be used for Importer Security Filing,

entry, or entry/entry summary purposes, as applicable:

- (a) Importer of record number;
- (b) Consignee number;
- (c) Country of origin; and
- (d) Commodity HTSUS number if this number is provided at the 10-digit level.

**PART 151—EXAMINATION, SAMPLING, AND TESTING OF MERCHANDISE**

Sec.

151.0 Scope.

**Subpart A—General**

- 151.1 Merchandise to be examined.
- 151.2 Quantities to be examined.
- 151.3 Disclosure of examination packages.
- 151.4 Time of examination.
- 151.5 Conditions for examination prior to entry.
- 151.6 Place of examination.
- 151.7 Examination elsewhere than at place of arrival or public stores.
- 151.8 Examination after assembly.
- 151.9 Immediate transportation entry delivered outside port limits.
- 151.10 Sampling.
- 151.11 Request for samples or additional examination packages after release of merchandise.
- 151.12 Accreditation of commercial laboratories.
- 151.13 Approval of commercial gaugers.
- 151.14 Use of commercial laboratory tests in liquidation.
- 151.15 Movement of merchandise to a centralized examination station.
- 151.16 Detention of merchandise.

**Subpart B—Sugars, Sirups, and Molasses**

- 151.21 Definitions.
- 151.22 Estimated duties on raw sugar.
- 151.23 Allowance for moisture in raw sugar.
- 151.24 Unlading facilities for bulk sugar.
- 151.25 Mixing classes of sugar.
- 151.26 Molasses in tank cars.
- 151.27 Weighing and sampling done at time of unlading.
- 151.28 Gauging of sirup or molasses discharged into storage tanks.
- 151.29 Expense of unlading and handling.
- 151.30 Sugar closets.
- 151.31 [Reserved]

**Subpart C—Petroleum and Petroleum Products**

- 151.41 Information on entry summary.
- 151.42 Controls on unlading and gauging.
- 151.43 [Reserved]